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1	5.	Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence at					
2		the time of injury:					
3		Ohio					
4	6.	Plaintiff's current state(s) [if more than one Plaintiff] of residence:					
5		Ohio					
6	7.	District Court and Division in which venue would be proper absent direct filing					
7		United States District Court for the Southern District of Ohio					
8	8.	Defendants (check Defendants against whom Complaint is made):					
9		X C.R. Bard Inc.					
10		X Bard Peripheral Vascular, Inc.					
11	9.	Basis of Jurisdiction:					
12		X Diversity of Citizenship					
13		□ Other:					
14		a. Other allegations of jurisdiction and venue not expressed in Master					
15		Complaint:					
16							
17							
18							
19	10.	Defendants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is making a					
20		claim (Check applicable Inferior Vena Cava Filter(s)):					
21		□ Recovery® Vena Cava Filter					
22		□ G2 [®] Vena Cava Filter					
23		□ G2 [®] Express Vena Cava Filter -2-					

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1			G2® X Vena	Cava Filter		
2		X	Eclipse [®] Ver	na Cava Filter		
3			Meridian® V	ena Cava Filter		
4			Denali® Ven	a Cava Filter		
5			Other:			
6	11.	Date of Implantation as to each product:				
7			6/09/2011			
8						
9	12.	Count	ts in the Maste	er Complaint brought by Plaintiff(s):		
10		X	Count I:	Strict Products Liability – Manufacturing Defect		
11		X	Count II:	Strict Products Liability – Information Defect (Failure to		
12			Warn)			
13		X	Count III:	Strict Products Liability – Design Defect		
14		X	Count IV:	Negligence - Design		
15		X	Count V:	Negligence - Manufacture		
16		X	Count VI:	Negligence – Failure to Recall/Retrofit		
17		X	Count VII:	Negligence – Failure to Warn		
18		X	Count VIII:	Negligent Misrepresentation		
19		X	Count IX:	Negligence Per Se		
20		X	Count X:	Breach of Express Warranty		
21		X	Count XI:	Breach of Implied Warranty		
22		X	Count XII:	Fraudulent Misrepresentation		

1		X	Count XIII: Fraudulent Concealment
2		X	Count XIV: Violations of Applicable Ohio (insert state)
3			Law Prohibiting Consumer Fraud and Unfair and Deceptive Trade
4			Practices
5			Count XV: Loss of Consortium
6			Count XVI: Wrongful Death
7			Count XVII: Survival
8		X	Punitive Damages
9			Other(s): (please state the facts supporting
10			this Count in the space immediately below)
11			
12			
13			
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16			
17	13.	Jury 7	Trial demanded for all issues so triable?
18		X	Yes
19			No
20			
21			
22			
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1	RESPECTFULLY SUBMITTED this 4 day of May, 2018.
2	TAUTFEST BOND, PLLC
3	By: s/Monte Bond
4	Monte Bond Texas Bar No. 02585625
5	5151 Belt Line Road Suite 1000
6	Dallas, TX 75254 214.617.9980 (phone)
7	214.617.9986 (fax) Attorney for Plaintiff
8	Audiney for Framen
9	
10	
11	
12	I hereby certify that on this 4day of May, 2018, I electronically transmitted
13	the attached document to the Clerk's Office for filing using the CM/ECF System filing and
14	transmittal of a Notice of Electronic Filing.
15	s/Monte Bond
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